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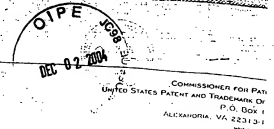
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/021,029	12/19/2001	Kazunori Shimada	03863.0055	9552 INER	
75	90 11/08/2004		EXAM		
	derson, Farabow,				
Garrett & Dunner, L.L.P. 1300 I Street, N.W.			ART UNIT	PAPER NUMBER	
•	C 20005-3315		• • • • • • • • • • • • • • • • • • •		

DATE MAILED: 11/08/2004

Please find below and/or attached an Office communication concerning this application or proceeding.



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Notice of Non-Compliant Amendment (37 CFR 1.121)

				Notice 01 I	you-Comb	liant Am	endmeni	t (37 CF	RLI	21)		, ,,,,,,,,,,	
	"Ame	endment	ent document filed In order for the tion of the non-c ts to the claims?	on 2/24 amendment do ompliant amer section of appl	pd is conscurred its	sidered non- compliant, ment must	compliant correction be resub- unient mu	because in the following the f	it has fi llowing	ailed to r gitem(s) tirety), e	.g., the entire	nly the	
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			B. Other		c succe 37 Cl	FR 1.72.							
		3. Am	endments to the d	rawinge:						· ·			2
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	Δį	4. Ame	endments to the cl	aims:									
			A. A complete	listing of <u>all</u> of	the claims is	not present						•	Ļ
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		Ŕ	C. Each claim I	as not been pro	vided with th	e proper st	atue identif	anns (inci	luding	withdray	vn claims)		4
			C. Each claim I claim cannot be one of the follows:	identified. No	te: the status	of every cl	aim must l	ici, and a	s such,	the indi-	vidual status o	f cach	_
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XX	http://ww	w.uspto.g	nation of the ame gov/web/offices/pac	/dapp/opla/preop	required by 3	37 CFR 1.1:	21, see MP	EP Sec. 7	14 and	the USI	TO website a	e e e e e e e e e e e e e e e e e e e	L
	this letter	n-compli	iant amendment i	s a PRELIMII	VARY AME	NDMENT.	applicant	is given (OME I	···	···· vvamini		
	non-entry	v of the	oly the corrected spreliminary americal	ection which c	omplies with	37 CFR 1.	121. Failur	c to com	JNE M	10NTH.)	from the mail	date of	
	changes i	in the pr	preliminary amendiceliminary amendiceliminary	nents) This	amination on	the merits	will comm	nence wit	pont c	onsidem	ton of the	sult in	į
	is not ext	tendable	eliminary amend	meni(s). This i	notice is not a	un action ur	ider 35 U.S	S.C. 132,	and th	is ONE	MONTH tim	oposed e limit	į
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